notice of the said application for extension of delay to manufacture, to be published, as is hereinafter provided for in cases of application for prolongation of term of Letters Patent, at least one month previous to the expiry of the delay first granted, and that such further delay shall in no case exceed the term of six months.

25. Protection for Maturing Invention. Every applicant for the grant of Letters Patent of Invention, desirous of protecting his right till he shall have matured his invention, before proceding to take out such Letters Patent, may, on payment of the fee hereafter provided, fyle at the Patent Bureau a provisional specification which shall contain a description of the nature of the Invention, setting forth the desing and purposes thereof, and its principal and distinguishing characteristics, and every such provisional specification shall be fyled in the confidential archives of the Bureau and preserved in secrecy, and the day and hour of the delivery of every such provisional specification shall be recorded at the said Bureau and endorsed on the said provisional specification, and a certificate thereof give to such applicant; and every such application shall be duly registered in the Register provided for by Section ten of this Act, and every such protection shall be termed Provisional Prhtection.

73. Duration of copyright. In respect of the application of any such design to ornamenting any article of manufacture contained in the first second, third, fourth, sixth, eighth, eleventh or thirteenth of the classes following, the copyright shall continue for the term of seven

years :

In respect of the application of any such design to ornamenting any article of manufacture contained in the fifth, seventh, ninth tenth, twelfth or fourteenth of the classes following, the copyright shall continue for the term of three years:

CLASS I. Articles of manufacture wholly or chiefly composed of metals or of mixed metals.

II. Articles of manufacture wholly or chiefly composed of wood; or the ornamenting of ivory bone, papier maché, and other solid substances not enumerated. III. Articles of manufacture wholly or chiefly composed of glass IV. Articles of manufacture wholly or chiefly composed of earthenware. V. Paperhangings. VI. Carpe's, Floor or Oilcloths. VII. Shawls, if solely by printing or colors upon tissue or textile face: 38.

VIII. Shawls other than those in class VII. IX. Yarn, Thread or Warp, if the design be applied by printing or other processiby which colors are or may be hereafter produced. X. Woven fabrics, composed of Linen, Cotton, Wool, Silk, or Hair, or of any two or more such materials, if such design be by printing, or by any other process by which colors are or may be horeafter produced upon tissue or textile fabrics, excepting articles included in class XI. XI. Woven fabrics, composed of Linen, Cotton, Wool, Silk or Hair, or of any two or more such materials, if such design be by printing, or by any other process by which colors are or may be hereafter produced upon tissue or textile fabrics, excepting articles included in class XI. XI. Woven fabrics; composed of

Linen, Cotton, Wool, Silk or Hair, or of any two or more such materials, if such design be by printing, or by any other process by which colors are or may be hereafter produced upon tissue or textile fabrics, such woven fabrics being or coming within the description called "furnitures," and the repeat of the design whereof shall be more than 12 x 8 inches. XII. Woven fabrics not included in any preceding class. XIII. Lace, and any article of manufacture or substance not comprised in any preceding class. XIV. Articles of manufacture having reference to some purpose of utility, so far as such design shall be for the shape or configuration of such article, and whether it be for the whole of part or the shape or configuration thereof.

ation thereof. 103. Fees under this Act. On each application for provisional On each complete do. for Letters Patent.20.00 On the issue of Letters Patent...... 10.00 On every appeal, in addition to security for costs..... 5.00 On every application for a re-issue..... 10.00 On fyling each disclaimer..... 5.00 On every application to add an improvement to Letters Patent already issued.10.00 On every application for an extension of a Patent......20.00 On the issue of such extension......20.00 On every application to register a design or trade mark, including certificate...5.00 On each inspection of any design or trade mark......50 For each certificate of registration not already provided for .....1.00 For each certified copy of any document or extract from the Registers, per hundred words...... 7 For each copy of any drawing,-the reasonable expenses of preparing the same. For recording any assignment or other writing above three hundred words or under.....1.00 For recording any assignment or other writing above three hundred words, but not exceeding one thousand woeds.... i.50 For recording any assignment or other writing above one thousand words......2.50

All of which fees shall be paid over by the person receiving the same to the Rec. iver General of this Province.

64. Galery of Models, &c .- It shall be the duty of the Commissioner to cause to be classified and arranged, in such rooms or galleries as may be provided for that purpose, in suitable cases, when necessary for their preservation, and in such manner as shall be conducive to a beneficial and favorable display thereof, the models and specimens of compositions and fabrics, and other manufactures and works of art, patented and unpatented, which have been or shall hereafter be disposed in the said Burean; and the said rooms and galleries shall be kept open during suitable hours for public inspection. Any further particulars will be given with pleasure by Mr. Dunkin, M. P. P. Montreal.